AZRACK, United States District Judge:	LONG ISLAND OFFICE	
Respondents.	U.S. DISTRICT COURT  EASTERN DISTRICT OF NEW YORK	
D.A. SHARON WILSON, et al.,	11:12 am, Apr 04, 2024	
-against-	<u>ORDER</u> 24-CV-2038 (JMA)	FILED CLERK
Petitioner,		
RONNIE TURNER,	For Online Publication Only	
EASTERN DISTRICT OF NEW YORK		

Pro se petitioner Ronnie Turner ("Petitioner"), filed a Petition seeking a writ of habeas corpus pursuant to 28 U.S.C. § 2254 against D.A. Sharon Wilson, A.D.A. Richard Bland, and A.D.A. Andrea Jacobs challenging his 2005 conviction and sentence entered in the Criminal District Court, Tarrant County, in Fort Worth, Texas. See Pet. ECF No. 1. Petitioner is presently detained in Iowa Park, Texas, and has also filed an application to proceed in forma pauperis. See ECF No. 2, at ¶ 1 ("I'm currently incarcerated in the Texas prison. . . ."). Each of the Respondents are alleged to have deprived Petitioner of his constitutional rights during the state court criminal proceedings in Tarrant County, Texas. Pet., ECF No. 1 in toto. For the reasons that follow, this action is transferred to the United States District Court for the Northern District of Texas.

Under the general venue provision:

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a civil action may be brought in - - (1) a judicial district in which any defendant resides, if all defendants are residents of the State in which the district is located; (2) a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated; or (3) if there is no district in which an action may otherwise be brought as provided in this section, any judicial district in which any defendant is subject to the court's personal jurisdiction with respect to such action.

28 U.S.C. § 1391(b). Here, Petitioner seeks relief based on actions alleged to have occurred exclusively in Tarrant County, Texas. *See* Pet., *generally*. Tarrant County is within the Northern

District of Texas, Fort Worth Division. See 28 U.S.C. § 124(a)(2). Under 28 U.S.C. §

1391(b)(2), venue is therefore proper in the Northern District of Texas. Indeed, from the face of

the Petition, it is clear that venue is not proper in this court under Section 1391(b)(1), (2).

Under 28 U.S.C. § 1406, if a case is filed in the wrong venue, the Court "shall dismiss, or

if it be in the interest of justice, transfer such case to any district or division in which it could have

been brought." 28 U.S.C. § 1406(a). Here, Petitioner's claims arose in Fort Worth, Texas, which

is in the Forth Worth Division of the Northern District of Texas. See 28 U.S.C. § 124(a)(2).

Accordingly, venue lies in the Northern District of Texas, 28 U.S.C. § 1391(b)(2), and in the

interest of justice, the Court transfers this action to the United States District Court for the Northern

District of Texas, 28 U.S.C. § 1406(a). See 28 U.S.C. § 1406(a) (stating that a district court may

transfer a case filed in the wrong district "to any district . . . in which it could have been brought");

see also Minnette v. Time Warner, 997 F.2d 1023, 1026 (2d Cir. 1993) ("Whether dismissal or

transfer is appropriate lies within the sound discretion of the district court."). The determination

of Petitioner's motion to proceed in forma pauperis is reserved for the transferee court.

Accordingly, the Clerk of Court is directed to transfer this action to the United States

District Court for the Northern District of Texas pursuant to 28 U.S.C. § 1406(a). The Clerk of

the Court is further directed to mail a copy of this Order to Petitioner and to mark this case closed.

The Court certifies pursuant to 28 U.S.C. § 1915(a)(3) that any appeal from this Order

would not be taken in good faith and therefore, should Plaintiff seek leave to appeal in forma

pauperis, such status is denied for the purpose of any appeal. See Coppedge v. United States, 369

U.S. 438, 444-45 (1962).

SO ORDERED.

Dated: April 4, 2024

Central Islip, New York

/s/ (JMA)

JOAN M. AZRACK

UNITED STATES DISTRICT JUDGE

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